amending Saldivision (3) Section 19, Chapter 366, acts of the 61st Legislature, Regular Session, 1969, as

5 в. No.<u>//С</u>

A BILL TO BE ENTITLED

from sequelations of

BE IT ENACTED BY THE LEGISLATURE OF THE STA o Texas Civil Se

is amended to read as follows:

An individual with a master's or doctorate degree in audiology from an accredited college or university may engage in the measurement of human hearing by vuse of an audiometer or by any means for the purpose of making selections and adaptations of or recommendations for a hearing aid and the making of impressions ert
ufor earmolds to be used as part of a hearing aid, provided such

persons do not sell hearing aids.

Insert House om #

SECTION, 7. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Section 19. Bus of the

Nothing in this Act shall be construed to apply to the following:

⁽¹⁾ Persons engaged in the practice of measuring human hearing as a part of the academic curriculum of an accredited institution of higher learning, provided such persons or their employees do not sell hearing aids.

⁽²⁾ Physicians and surgeons duly licensed by the Texas State Board of Medical Examiners and qualified to practice in the State of Texas.

1 . By: Doggett S.B. No. 1100 (In the Senate - Filed March 11, 1983; March 14, 1983, read first time and referred to Committee on Health and Human Resources; 3 March 24, 1983, 4 reported favorably; March 24, 5 printer.) 6 A BILL TO BE ENTITLED 7 AN ACT relating to the making of earmold impressions by audiologists; amending Subdivision (3), Section 19, Chapter 366, Acts of the 61st 8 q 10 Legislature, Regular Session, 1969, as amended (Article 4566--1.19, Vernon's Texas Civil Statutes). 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: SECTION 1. Subdivision (3), Section 19, Chapter 366, Acts of 12 13 14 the 61st Legislature, Regular Session, 1969, as amended (Article 4566--1.19, Vernon's Texas Civil Statutes), is amended to read as 15 16 follows: 17 An individual with a master's or doctorate degree in audiology from an accredited college or university may engage 18 19 the measurement of human hearing by use of an audiometer or by any means for the purpose of making selections and adaptations of or 20 21 recommendations for a hearing aid and the making of impressions for earmolds to be used as part of a hearing aid, provided such persons 22 23 do not sell hearing aids. SECTION 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several 24 25 26 27 days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its 28 29 30 passage, and it is so enacted. 31 * * * * * 32 Austin, Texas 33 March 24, 1983 34 Hon. William P. Hobby 35 President of the Senate 36 Sir: 37 We, your Committee on Health and Human Resources to which was 38 referred S.B. No. 1100, have had the same under consideration, and

I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

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Brooks, Chairman

BY: DOGGETT S.B. 1100

Background Information:

In 1981, the 67th Legislature passed C.S.S.B. 604 which provided for the continuation of the Texas Board of Examiners in the Fitting and Dispensing of Hearing Aids. One of the amendments to Article 4566-1.01 et. seq. was the addition of a new subsection under the list of exemptions. The new exemption enables persons with a master's or doctorate degree in audiology from an accredited college or university to measure human hearing for the purpose of making selections or adaptations of or recommendations for a hearing aid, without licensure from the Board of Examiners in the Fitting and Dispensing of Hearing Aids, provided they do not sell hearing aids.

In December, 1982, the Attorney General was asked to make a determination whether Article 4566, V.T.C.S., authorizes persons with a master's or doctorate degree in audiology who are not licensed by the Board of Examiners in the Fitting and Dispensing of Hearing Aids to make impressions for earmolds for hearing aids. In Opinion No. MW-555 the Attorney General ruled that such persons must be licensed by the aforementioned Board of Examiners to make earmold impressions for hearing aids.

The sponsor of C.S.S.B. 604 reports that the exclusion of an explicit reference to the making of earmold impressions by audiologists was an unintentional omission. In order for audiologists to continue to make earmold impressions, as they were authorized to do before passage of C.S.S.B. 604, Article 4566, V.T.C.S., must be amended.

What the Bill Proposes to Do:

Amends Subpart (3), Article 4566,-1.19, V.T.C.S., to enable persons with master's or doctorate degrees in audiology to make impressions of earmolds used as part of a hearing aid.

Section by Section Analysis:

SECTION 1. Amends Subpart (3), Article 4566-1.19, V.T.C.S., as follows:

Sec. 1.19 (3). Adds provision which enables a person with a master's or doctorate degree in audiology to measure human hearing for the purpose of making impressions of earmolds to be used as part of a hearing aid.

SECTION 2. Emergency clause.

Rulemaking Authority:

It is the committee's opinion that this bill does not delegate rulemaking authority.

Fiscal Impact:

The fiscal implication of this bill was considered in the preparation of the fiscal note by the Legislative Budget Board.

3/18/83

LEGISLATIVE BUDGET BOARD

Austin, Texas

FISCAL NOTE

March 23, 1983

Honorable Chet Brooks, Chairman Committee on Health and Human Resources Senate Chamber Austin, Texas

In Re:

Senate Bill No. 1100

By: Doggett

Sir

In response to your request for a Fiscal Note on Senate Bill No. 1100 (relating to the making of earmold impressions by audiologists) this office has determined the following:

The bill would authorize certain individuals with advanced degrees in audiology to make impressions for earmolds to be used as part of a hearing aid.

The probable revenue loss from implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal Year	Probable Revenue Loss out of the General Revenue Fund
1984 1985	\$6,050 7,425
1986	7,425
1987	7,425
1988	7,425

Similar annual revenue losses would continue as long as the provisions of the bill are in effect.

No fiscal implication to units of local government is anticipated.

Dim Oliver Director

Source: Texas Board of Examiners in the Fitting & Dispensing of Hearing Aids; LBB Staff: JO, HS, BAB, PA

April 5 1983 Engrossed

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referred to the Court

Chief Clarkevi the House

By: Doggett

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(Wright)

S.B. No. 1100

A BILL TO BE ENTITLED

1 AN ACT

2 relating to exemption from regulations of certain audiologists

making earmold impressions; amending Section 19, Chapter 366, Acts

of the 61st Legislature, Regular Session, 1969, as amended (Article

5 4566--1.19, Vernon's Texas Civil Statutes).

6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

7 SECTION 1. Section 19, Chapter 366, Acts of the 61st

Legislature, Regular Session, 1969, as amended (Article 4566--1.19,

Vernon's Texas Civil Statutes), is amended to read as follows:

10 "Section 19. Exceptions. Nothing in this Act shall be

construed to apply to the following:

12 "(1) Persons engaged in the practice of measuring human

hearing as a part of the academic curriculum of an accredited

institution of higher learning, provided such persons or their

employees do not sell hearing aids.

16 "(2) Physicians and surgeons duly licensed by the Texas

17 State Board of Medical Examiners and qualified to practice in the

18 State of Texas.

19 "(3) An individual with a master's or doctorate degree in

audiology from an accredited college or university may engage in

21 the measurement of human hearing by the use of an audiometer or by

22 any means for the purpose of making selections and adaptations of

or recommendations for a hearing aid and the making of impressions

for earmolds to be used as part of a hearing aid, provided such

25 persons do not sell hearing aids."

S.B. No. 1100

SECTION 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

LEGISLATIVE BUDGET BOARD

Austin, Texas

FISCAL NOTE

March 23, 1983

Honorable Chet Brooks, Chairman Committee on Health and Human Resources Senate Chamber Austin, Texas

In Re: Senate Bill No. 1100

By: Doggett

Sir:

In response to your request for a Fiscal Note on Senate Bill No. 1100 (relating to the making of earmold impressions by audiologists) this office has determined the following:

The bill would authorize certain individuals with advanced degrees in audiology to make impressions for earmolds to be used as part of a hearing aid.

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Similar annual revenue losses would continue as long as the provisions of the bill are in effect.

No fiscal implication to units of local government is anticipated.

Oim Oliver Director

Source: Texas Board of Examiners in the Fitting & Dispensing of Hearing Aids; LBB Staff: JO, HS, BAB, PA

Amending Sundivision (3) Section 19, Chapter 366, Acts of the 61st Legislature, Regular Session, 1969, as amended (Article 4566--1.19, Vernon's Defas Civil Statutes).

making earmold impressions and to certain prohibited acts by an unlicensed person; providing a penalty; amending Section 19 and Subsection (a) of Section 15, Chapter 366, Acts of the 61st Legislature, Regular Session, 1969, as amended, (Articles 4566;119 and 4566;115, Vernon's Texas Civil Statutes).

:30ggett

<u>S. B. No. 1100</u>

A BILL TO BE ENTITLED

AN ACT

relating to the making of earmold impressions by audiologists;

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
Subdivision Section 19, Chapter 366, Acts of the 61st heightfure
SECTION 1. Subparts (3), Article 4566-1.19, V.T. C. Subject States

Camended is amended to read as follows:

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"(3) An individual with a master's or doctorate degree in audiology from an accredited college or university may engage in the measurement of human hearing by use of an audiometer or by any means for the purpose of making selections and adaptations of or recommendations for a hearing aid and the making of impressions for earmolds to be used as part of a hearing aid, provided such persons do not sell hearing aids."

SECTION 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

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1983 APR 20 PM 3: 43

HOUSE

INUSE OF REPRESCOMMITTEE REPORT

1st Printing

By: Doggett

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S.B. No. 1100

(Wright)

A BILL TO BE ENTITLED

AN ACT

2	relating	g to exemption	from	regulations	of	cer	tain	aud:	iolog	jist
3	making	earmold impres	sions;	amending Sec	tion	19,	Chapt	er :	366,	Act

of the 61st Legislature, Regular Session, 1969, as amended (Article

5 4566--1.19, Vernon's Texas Civil Statutes).

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 19, Chapter 366, Acts of the 61st B Legislature, Regular Session, 1969, as amended (Article 4566--1.19,

Vernon's Texas Civil Statutes), is amended to read as follows:

"Section 19. Exceptions. Nothing in this Act shall be construed to apply to the following:

"(1) Persons engaged in the practice of measuring human hearing as a part of the academic curriculum of an accredited institution of higher learning, provided such persons or their employees do not sell hearing aids.

"(2) Physicians and surgeons duly licensed by the Texas

State Board of Medical Examiners and qualified to practice in the

State of Texas.

"(3) An individual with a master's or doctorate degree in audiology from an accredited college or university may engage in the measurement of human hearing by the use of an audiometer or by any means for the purpose of making selections and adaptations of or recommendations for a hearing aid and the making of impressions for earmolds to be used as part of a hearing aid, provided such persons do not sell hearing aids."

S.B. No. 1100

SECTION 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

COMMITTEE AMENDMENT NO. 1

- 2 Amend S.B. 1100 by renumbering Section 2 to be Section 3 and adding
- 3 a new Section 2 to read as follows:
- 4 "SECTION 2. Subsection (a) of Article 4566-1.15 is amended
- 5 to read as follows:

- 6 (a) It is unlawful for any person to:
- 7 (1) buy, sell, or fraudulently obtain a license to fit and
- 8 dispense hearing aids or aid or abet therein;
- 9 (2) alter a license to fit and dispense hearing aids with
- 10 the intent to defraud;
- 11 (3) willfully make a false statement in an application to
- 12 the Texas Board of Examiners of Fitters and Dispensers of Hearing
- Aids for a license, temporary training permit or for the renewal of
- 14 a license;
- 15 (4) falsely impersonate any person duly licensed as a fitter
- and dispenser of hearing aids under the provisions of this Act;
- 17 (5) offer or hold himself out as authorized to fit and
- 18 dispense hearing aids, or use in connection with his name any
- designation tending to imply that he is authorized to engage in the
- 20 fitting and dispensing of hearing aids, if not so licensed under
- 21 the provisions of this Act;
- 22 (6) engage in the fitting and dispensing of hearing aids
- 23 during the time his license shall be cancelled, suspended or
- 24 revoked;
- 25 (7) dispense or fit a hearing aid on any individual who has
- 26 ordered such hearing aid or device by mail unless the person
- 27 dispensing and fitting such hearing aid or device is licensed under

S.B. No. 1100

1 this act."

2 Wright

COMMITTEE REPORT

4-18-83

The Honorable Gib Lewis Speaker of the House of Representatives

(date)

Sir:	
We, your COMMITTEE ON PUBLIC HEALTH, to whom was referred 5151100 consideration and beg to report back with the recommendation that it (measure)	_ have had the same und
 do pass, without amendment. do pass, with amendment(s). do pass and be not printed; a Complete Committee Substitute is recommended in lieu of the original measure. 	
A fiscal note was requested. X) yes () no	
An author's fiscal statement was requested. () yes (λ) no	
An actuarial analysis was requested. () yes (X) no	
The Committee recommends that this measure be placed on the (Local) or (Consent) Calendar.	
This measure () proposes new law. (X) amends existing law.	
House Sponsor of Senate Measure WY 1994	
The measure was reported from Committee by the following vote:	

	AYE	NAY	PNV	ABSENT
Wright, Ch.	λ			
Lee, D., V.C.	χ			
Madia, C.B.O.	X			
Barrientos	X			
DeLay	X			
Eikenburg	X			
Oliver	×			
Schoolcraft	X			
Wilson				X

aye O nay present, not voting absent D aye CHAIRMAN CHAIRMAN COMMITTEE COORDINATOR	nay D present, not voting	1	rightly
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BILL ANALYSIS

Senate Bill 1100 Lloyd Doggett Wright, House Sponsor

Committee on Public Health

Background Information:

In 1981, the 67th Legislature passed C.S.S.B. 604 which provided for the continuation of the Texas Board of Examiners in the Fitting and Dispensing of Hearing Aids. One of the amendments to Article 4566-1.01 et. seq. was the addition of a new subsection under the list of exemptions. The new exemption enables persons with a master's or doctorate degree in audiology from an accredited college or university to measure human hearing for the purpose of making selections or adaptations of or recommendations for a hearing aid, without licensure from the Board of Examiners in the Fitting and Dispensing of Hearing Aids, provided they do not sell hearing aids.

In December, 1982, the Attorney General was asked to make a determination whether Article 4566, V.T.C.S. authorizes persons with a master's or doctorate degree in audiology who are not licensed by the Board of Examiners in the Fitting and Dispensing of Hearing Aids to make impressions for earmolds for hearing aids. In Opinion No. MW-555 the Attorney General ruled that such persons must be licensed by the aforementioned Board of Examiners to make earmold impressions for hearing aids.

The sponsor of C.S.S.B. 604 reports that the exclusion of an explicit reference to the making of earmold impressions by audiologists was an unintentional omission. In order for audiologists to continue to make earmold impressions, as they were authorized to do before passage of C.S.S.B. 604, Article 4566, V.T.C.S., must be amended.

Purpose:

Amends Subpart (3), Article 4566,-1.19, V.T.C.S., to enable persons with master's or doctorate degrees in audiology to make impressions of earmolds used as part of a hearing aid.

Section By Section Analysis:

Section 1 -- Amends Subpart (3), Article 4566-1.19, V.T.C.S., as follows:

Sec. 1.19 (3). Adds provision which enables a person with a master's or doctorate degree in audiology to measure human hearing for the purpose of making impressions of earmolds to be used as part of a hearing aid.

Section 2 -- Emergency clause.

Rulemaking Authority:

It is the committee's opinion that this bill does not delegate rulemaking authority.

Summary of Committee Action:

The Committee heard public testimony on the companion measure, H.B. 1509 on April 5, 1983 and took no action. Senate Bill 1100, the companion, was referred and the committee considered this bill on April 18, 1983. An amendment was adopted that prohibits any person from dispensing or fitting a hearing aid on any individual who has ordered such hearing aid or device by mail unless the person dispensing and fitting such hearing aid or device is licensed under the Act. The Committee then voted to send the bill to the House with a favorable recommedation by a vote of 8 ayes, 0 nays, 0 PNV, and 1 absent.

LEGISLATIVE BUDGET BOARD

Austin, Texas

FISCAL NOTE

April 15, 1983

Honorable Brad Wright, Chair Committee on Public Health House of Representatives Austin, Texas

In Re:

Senate Bill No. 1100, as engrossed

By: Doggett

Sir:

In response to your request for a Fiscal Note on Senate Bill No. 1100, as engrossed (relating to the making of earmold impressions by audiologists), this office has determined the following:

The bill would authorize certain individuals with advanced degrees in audiology to make impressions for earmolds to be used as part of a hearing aid.

The probable revenue loss from implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal <u>Year</u>	Probable Revenue Loss out of the General Revenue Fund
1984	\$6,050
1985	7,425
1986	7,425
1987	7,425
1988	7,425

Similar annual revenue losses would continue as long as the provisions of the bill are in effect.

No fiscal implication to units of local government is anticipated.

Jim Oliver Director

Source: Texas Board of Examiners in the Fitting & Dispensing of Hearing Aids; LBB Staff: JO, HS, BAB, LV

LEGISLATIVE BUDGET BOARD

Austin, Texas

FISCAL NOTE

March 23, 1983

Honorable Chet Brooks, Chairman Committee on Health and Human Resources Senate Chamber Austin, Texas

In Re: Senate Bill No. 1100

By: Doggett

Sir:

In response to your request for a Fiscal Note on Senate Bill No. 1100 (relating to the making of earmold impressions by audiologists) this office has determined the following:

The bill would authorize certain individuals with advanced degrees in audiology to make impressions for earmolds to be used as part of a hearing aid.

The probable revenue loss from implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

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Similar annual revenue losses would continue as long as the provisions of the bill are in effect.

No fiscal implication to units of local government is anticipated.

Jim Oliver Director

Source: Texas Board of Examiners in the Fitting & Dispensing of Hearing Aids; LBB Staff: JO, HS, BAB, PA

BY Lught

Amend S.B. 1100 by renumbering Section 2 to be Section 3 and adding a new Section 2 to read as follows:

Section 15, Chapter 366, Act of the read as follows:

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read as follows:

Section 2 to read as follows:

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 $\mathfrak{t}^{\mathfrak{t}}$ (a) It is unlawful for any person to:

- (1) buy, sell, or fraudulently obtain a license to fit and dispense hearing aids or aid or abet therein;
- $^{(l)}$ (2) alter a license to fit and dispense hearing aids with the intent to defraud;
- Board of Examiners of Fitters and Dispensers of Hearing Aids for a license, temporary training permit or for the renewal of a license;
- (4) falsely impersonate any person duly licensed as a fitter and dispenser of hearing aids under the provisions of this Act;
- (5) offer or hold himself out as authorized to fit and dispense hearing aids, or use in connection with his name any designation tending to imply that he is authorized to engage in the fitting and dispensing of hearing aids, if not so licensed under the provisions of this Act;
- (6) engage in the fitting and dispensing of hearing aids during the time his license shall be cancelled, suspended or revoked; $\frac{2}{3}$

(7) dispense or fit a hearing aid on any individual who has ordered such hearing aid or device by mail unless the person dispensing and fitting such hearing aid or device is licensed under this act."

ADOPTED

5/5/82

APR \$9 1983

Chief Clerk
House of Representatives

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S.B. No. 1100

1 AN ACT

relating to exemption from regulations of certain audiologists making earmold impressions and to certain prohibited acts by an unlicensed person; providing a penalty; amending Section 19 and Subsection (a) of Section 15, Chapter 366, Acts of the 61st Legislature, Regular Session, 1969, as amended (Articles 4566-1.19 and 4566-1.15, Vernon's Texas Civil Statutes).

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

9 Section 19, Chapter 366, Acts of the 61st SECTION 1. Legislature, Regular Session, 1969, as amended (Article 4566-1.19, 10 Vernon's Texas Civil Statutes), is amended to read as follows: 11

"Section 19. Exceptions. Nothing in this Act shall 12 construed to apply to the following: 13

- "(1) Persons engaged in the practice of measuring human 14 hearing as a part of the academic curriculum of an accredited 15 institution of higher learning, provided such persons or their 16 employees do not sell hearing aids.
- "(2) Physicians and surgeons duly licensed by the Texas 18 State Board of Medical Examiners and qualified to practice in the 19 20 State of Texas.
 - "(3) An individual with a master's or doctorate degree in audiology from an accredited college or university may engage the measurement of human hearing by the use of an audiometer or by any means for the purpose of making selections and adaptations of recommendations for a hearing aid and the making of impressions

The year

S.B. No. 1100

- for earmolds to be used as part of a hearing aid, provided such
- persons do not sell hearing aids."
- 3 SECTION 2. Subsection (a), Section 15, Chapter 366, Acts of
- 4 the 61st Legislature, Regular Session, 1969, as amended (Article
- 5 4566-1.15, Vernon's Texas Civil Statutes), is amended to read as
- 6 follows:
- 7 "(a) It is unlawful for any person to:
- 8 "(1) buy, sell, or fraudulently obtain a license to fit and
- 9 dispense hearing aids or aid or abet therein;
- "(2) alter a license to fit and dispense hearing aids with
- 11 the intent to defraud;
- 12 "(3) willfully make a false statement in an application to
- 13 the Texas Board of Examiners of Fitters and Dispensers of Hearing
- 14 Aids for a license, a temporary training permit or for the renewal
- of a license;
- 16 "(4) falsely impersonate any person duly licensed as a
- 17 fitter and dispenser of hearing aids under the provisions of this
- 18 Act;
- "(5) offer or hold himself out as authorized to fit and
- 20 dispense hearing aids, or use in connection with his name any
- 21 designation tending to imply that he is authorized to engage in the
- 22 fitting and dispensing of hearing aids, if not so licensed under
- 23 the provisions of this Act;
- "(6) engage in the fitting and dispensing of hearing aids
- 25 during the time his license shall be cancelled, suspended or
- 26 revoked;

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S.B. No. 1100

"(7) dispense or fit a hearing aid on any individual who has ordered such hearing aid or device by mail unless the person dispensing and fitting such hearing aid or device is licensed under this Act."

SECTION 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several

days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its

11 passage, and it is so enacted.

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S.B. No. 1100

President of the Senate	Speaker of the House
I hereby certify that S.1	B. No. 1100 passed the Senate on
April 5, 1983, by the following vo	te: Yeas 29, Nays 1; and that
the Senate concurred in House	amendment on May 4, 1983, by a
viva-voce vote.	
	Secretary of the Senate
I hereby certify that S.B. No	o. 1100 passed the House, with
amendment, on April 29, 1983, by a	non-record vote.
•	
	Chief Clerk of the House
Approved:	
Date	
Governor	
	•

83 Sent to House

By	Doc	200	
	~~~	7)	

AN ACT relating to the making of earmold impressions by audiologists.

3-11	-83	Filed with the Secretary of the Senate
		Read, referred to Committee on HEALTH AND HUMAN RESOURCES
MAR 2	1983	Reported favorably
· ·		Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.
	····	Ordered not printed
APR 5	1983	Senate and Constitutional Rules to permit consideration suspended by
		unanimous consent.
7 <b>4</b>		To permit consideration, reading and passage, Senate and Constitutional Rules suspended by vote ofyeas,nays.
APR 5	1983	Read second time and { ordered engrossed. passed to third reading.
		Caption ordered amended to conform to body of bill.
APR 5	1983	Senate and Constitutional 3-Day Rules suspended by vote of 29 yeas, nays to place bill on third reading and final passage.
APR 5	1003	Read third time and passed by \[ \frac{\text{a viva vece vote.}}{29} \] yeas, \[ \frac{\text{l}}{\text{nays.}} \]
OTHER A	ACTION	
	-	Lity Ling

	ADI	0 1		Received from the Senate
	API	<u> </u>	3 1983	_ Read first time and referred to Committee on Julie Hatt
	Out	W	188	
	<del>M</del>	· ·	10 d	Reported favorably amended, sent to Printer at 1:25an
	<u>w</u>	W	008	3 Printed and Distributed 3:43 m
	ap	· <u> </u>	20'8	3 Sent to Committee on Calendars 4:59 m
	APR	2	9 1983	Read Second time(amended): passed to third reading (failed)
				by (Non-Record Vote) Record Vote ofyeas,nays
				yeas,nays
				Present, not voting.
				Present, not voting.
			<del></del>	Present, not voting.  Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of
		2	) <b>(583</b>	Present, not voting.  Constitutional Rule requiring bills to be read on three several
	APR	2 :	1983	— Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of yeas nays present not voting.
	APR	2 :	1983	Present, not voting.  Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of
4				Present, not voting. Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of present not voting.  Read third time (amended); finally passed (failed) by a
4.			19 <b>83</b>	Present, not voting.  Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of nays present not voting.  Read third time (amended); finally passed (failed) by a Non-Record Vote) Record Vote of yeas nays
4		2 :		Constitutional Rule requiring bills to be read on three several days suspended (failed to suspend) by a four-fifths vote of yeas present not voting.  Read third time (amended); finally passed (failed) by a Non-Record Vote) Record Vote of yeas nays present not voting.

MAY 4 1983

Senate concurred in House amendments by viva voce vote.

SENTATE OF SEPTEMBER AND SAFETA

1383 YUS SO BH 3: 73